



## LORAIN COUNTY COURT OF COMMON PLEAS LORAIN COUNTY, OHIO

## TOM ORLANDO, Clerk JOURNAL ENTRY John R. Miraldi, Judge

Date 9/10/19	Case No17CV193761
GIBSON BROS INC	JACQUELINE BOLLAS CALDWELL Plaintiffs Attorney ()-
VS	·
OBERLIN COLLEGE	JOSH M MANDEL  Defendant's Attorney ()-

## ENTRY AND RULING ON DEFENDANTS' MOTION FOR NEW TRIAL OR REMITTITUR

This matter comes before the Court upon the Defendants Oberlin College and Meredith Raimondo's Ohio Civ. R. 59 Motion, in the Alternative to Judgment Notwithstanding the Verdict, for a New Trial or Remittitur, filed August 14, 2019. The Plaintiffs Gibson Bros., Inc., Allyn W. Gibson, and David R. Gibson filed a Response in Opposition on August 28, 2019.

Ohio Civ. R. 59(A) empowers a trial court to grant a new trial when a party has been awarded "[e]xcessive or inadequate damages, appearing to have been given under the influence of passion or prejudice". *Tesar Indus. Contractors, Inc. v. Republic Steel*, 2018-Ohio-2089, ¶¶ 31 (Ohio Ct. App. 9<sup>th</sup> Dist.) (internal citations omitted).

Having considered the parties respective briefs and arguments and applicable precedent, the Court finds that the amount awarded is not manifestly excessive nor does it appear to be influenced by passion or prejudice. Accordingly, Defendants' Motion for a New Trial or Remittitur is denied.

IT IS SO ORDERED.

John/R. Miraldi, Judg

cc: All Parties

